

The topic of this Master's degree thesis is "Legal consequences of breach of contract in civil law". The aim of this thesis is especially to analyse the legal consequences of the breach of contract under civil law. The text is divided into six chapters. Each chapter characterizes the particular consequence of the breach of contract. Each chapter also shows main differences and possible advantages or disadvantages its enactment in the new Civil Code that came into effect on 1st January 2014.

The first chapter deals with the pre-contractual liability. This chapter includes description of the pre-contractual negotiation and its main elements recognized within the framework of the Czech legal system. The chapter two analyzes aspects of delay in civil commitments in the law system of the Czech Republic with focus on the consequences a delay may cause. The third chapter explains essential points of the withdrawal from a contract. The fourth chapter describes and analyzes the legal institute of liability for defects, the issues regarding the liability for defect, its impact and also mentions some practical aspects related to it. Chapter five deals with the civil liability for damage. The aim of this chapter is to provide a basic overview and to clarify crucial aspects of this legal institute. Chapter six describes institute of contractual penalty as frequently used tool of confirming of a debt. The subject of the this chapter is also agreement on contractual penalty and assumptions of creation of the right to a contractual penalty. This chapter then focuses on subjects of contractual penalty, on the nature of the corroborated obligation, and among other things on the character of the contractual penalty.

Conclusion summarizes the whole topic shortly with the focus on the usage of each of above mentioned legal tools.